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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

TRICIA WACHSMUTH,)	
Plaintiff,)	10-CV-041-J
vs.)	
City of Powell, Tim Feathers, Chad Minor,)	
Mike Cretien, Roy Eckerdt, Dave Brown,)	
Mike Hall, Brett Lara, Matt McCaslin,)	
Alan Kent, Mike Danzer, Matt Brilakis,)	
Lee Blackmore, Cody Bradley,)	
John Does #1 - #5)	
)	
Defendants.)	

JOINT MOTION TO EXTEND DEADLINES

The parties jointly file this motion to extend the deadlines currently set in this case. In support of said motion, the parties state as follows:

1. This case involves fourteen named Defendants and numerous fact and medical witnesses. The parties have diligently attempted to complete discovery within the time frame established by the scheduling orders. However, the number of witnesses,

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the location of the depositions and the schedules of the three attorneys involved has

created problems with meeting the currently set deadlines.

2. We have completed five days of depositions and we have scheduled several

other days to complete the remaining depositions including November 22, 23, 24, 29 and

30 and November 8, 9 and 10.

3. Based on the dates set for the future depositions, the parties believe that

they could complete discovery and file dispositive motions by December 24 with the

responses due January 10, 2011.

4. The final pretrial conference is currently set for January 13, 2011 and the

trial is scheduled for twelve days beginning February 14, 2011. The parties jointly

request the final pretrial conference be moved to accommodate consideration of the

dispositive motions.

5. If the Court determines that it is appropriate to continue the trial date as

well as the final pretrial conference, the parties would request a continuance of the dates

according to the new trial date.

WHEREFORE, the parties hereby request that Court reset the previously

scheduled deadlines as set forth above.

DATED this 21st day of October, 2010.

/s/ Misha Westby

Misha Westby, WSB No. 6-2826 Senior Assistant Attorney General

/s/ Jeffrey C. Gosman

Jeffrey C. Gosman Gosman Law Office PO Box 51267 Casper, WY 82601-2481

/s/ Tom Thompson

Tom Thompson MacPerson, Kelly & Thompson PO Box 999 Rawlins, WY 82301-0999

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of October, 2010, the foregoing was filed electronically via CM/ECF which sent notification to the following individuals:

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/s/ Heather L. Hunter
Office of the Wyoming Attorney General